

Message

From: Wilson, Aimee [Wilson.Aimee@epa.gov]
Sent: 10/29/2018 3:00:49 PM
To: Robinson, Jeffrey [Robinson.Jeffrey@epa.gov]
Subject: RE: RSR Extensions
Attachments: ExxonMobil_PermitAMOC 49_ID59845_Project248556_LTR.PDF; Diamond Sh_PermitAMOC 41_ID36497_Project248539_LTR.PDF; Valero_PermitAMOC 40_ID20140_Project248538_LTR.PDF; Valero_PermitAMOC 44_ID10608_Project248551_LTR.PDF; ExxonMobil_PermitAMOC 50_ID10744_Project248557_LTR.PDF; Valero_Permit39_ID36805_Project248536_LTR.PDF; ExxonMobil_Permit49138_ID585896-1_Project270135_LTR.PDF; Marathon P_Permit22433_ID585752-1_Project269675_LTR.PDF; ExxonMobil_Permit18287_ID585499-1_Project266313_LTR.PDF; ExxonMobil_Permit18287_ID585516-1_Project266872_LTR.PDF; AIR NSR_AMOC39-248536_Permits_Public_20160331_Project File Folder_3570871_.pdf; AIR NSR_AMOC40-248538_Permits_Public_20160331_Project File Folder_3570759_.pdf; AIR NSR_AMOC41-248539_Permits_Public_20160331_Project File Folder_3574381_.pdf; AIR NSR_AMOC49-248556_Permits_Public_20160331_Project File Folder_3569170_.pdf

Here are the letters TCEQ issued. I had to put the company requests on One Drive – you should have received a link. If not here it is and I put it so that anyone in EPA can access the files. https://usepa-my.sharepoint.com/:f/r/personal/wilson_aimee_epa_gov/Documents/RSR%20Extensions?csf=1&e=ZczBe0

From: Robinson, Jeffrey
Sent: Monday, October 29, 2018 7:36 AM
To: Wilson, Aimee <Wilson.Aimee@epa.gov>
Subject: FW: RSR Extensions

From: Lassiter, Penny
Sent: Friday, October 26, 2018 4:34 PM
To: Robinson, Jeffrey <Robinson.Jeffrey@epa.gov>
Subject: FW: RSR Extensions

From: Lassiter, Penny
Sent: Friday, October 26, 2018 5:30 PM
To: Robinson, Jeffrey <Robinson.Jeffrey@epa.gov>
Subject: RE: RSR Extensions

Jeff,

Somehow, I hit the “send” button before I had finished my email, so disregard the previous email. Below are the refineries in Reg. 6 that we believe received 1-year compliance extensions (from August 2017 to August 2018) for the maintenance vent provisions in the 2/1/2016 Petroleum Refinery Sector Rule. If Region 6 has any of the letters that the states issued and any of the incoming requests from the companies (which may have been appended to the states’ response letters), we would really appreciate receiving copies of those. If you

could pass this request on to your colleagues in Region 6 who may be in possession of any such letters, we would appreciate it. Again, these would have been issued by the states in 2017 granting 1-year extensions to refiners in order to install controls to comply with the maintenance vent provisions in the 2016 Refinery Sector Rule. Thanks.

CVR Energies Wynnewood, OK

Andeaver El Paso, TX

Flint Hills Resources – Corpus Christi East and West, TX
LyondellBasell Houston, TX

Phillips 66: Alliance Refinery Belle Chase, LA; Borger Refinery Borger, TX; Lake Charles, LA; Ponca City Refinery Ponca City, OK; Sweeny Refinery Old Ocean, TX

PBF Energy Chalmette, LA

Marathon: El Paso, TX; Gallup, NM; Galveston Bay Refinery Texas City, TX; Garyville, LA

ExxonMobil: Baytown, TX; Beaumont TX; Baton Rouge, LA

Valero: Ardmore OK; Bill Greehey Refineries Corpus Christi, TX; Houston, TX; McKee Refinery Sunray, TX; Meraux Refinery Chalmette, LA; Port Arthur, TX; St. Charles, LA; Texas City, TX; Three Rivers, TX

From: Robinson, Jeffrey
Sent: Friday, October 26, 2018 10:56 AM
To: Lassiter, Penny <Lassiter.Penny@epa.gov>
Subject: FW: RSR Extensions

Here is an example from LDEQ, but they indicated their letters were tailored form letters to each company. Still waiting to talk to Texas.....have a call into them. I'll get back with you later.

From: Bryan Johnston <Bryan.Johnston@LA.GOV>
Sent: Friday, October 26, 2018 9:47 AM
To: Robinson, Jeffrey <Robinson.Jeffrey@epa.gov>
Subject: RSR Extensions

Here is an example. If you need more, just let me know.

Thanks,
BDJ